UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

JACQUELIN BREWINGTON PLAINTIFF

205 X29 ₽ 4:20

V.

TO BELLET COURT

NO. P=2277-0914-E

NANCY COLEMAN DEFENDANTS

COMPLAINT Referred to mJ J6 Dein

- COMPLAIN
- Jacquelin Brewington I am a resident of Dorchester, Boston, Massachusetts and a citizen of the United States.
- 2. Nancy Coleman is a resident of Boston, Massachusetts and a citizen of the United States.

Jurisdiction

- 3. This court has jurisdiction over this matter pursuant to 28 U.S.C. §1332.
- 4. On March 30, 2003, I, Jacquelin Brewington went to Mrs. Nancy Coleman home at 92 Bird Street. Dorchester, Mass. 02125. I ask Mrs. Coleman did she still have my (2) two car garage and Mrs. Coleman told me yes she still had my (2) two car garage and that James D. Hill had told her that he brought my home. Mrs. Coleman does not live on Bodwell St. at all she live on Bird St. but for years Mrs. Coleman have been trying to steal my (2) two car garage. I ask Mrs. Coleman to stop using my (2) two car garage she would not stop using my garage.
- 5. To this very day the Defendants Nancy Coleman is still using my (2) two car garage she seen to be a very hard headed woman.
- 6. On March 30, I, Jacqueline Brewington went over to give Mrs. Coleman this Summons and she would not answer her door bell and she put her dog in her yard so I would be afraid to come on her porch. Then I, Jacquelin went to Mrs. Coleman home again and she had her son Willie Coleman answer the door and told me not to come back to her home, so this is why the defendants don't have a summons.
- 7. The defendant Nancy Coleman refuse to see me or talk to me she been trying real hard to keep my (2) two car garage.
- 8. WHEREFORE, I, Jacquelin Brewington demands that the defendant Nancy Coleman stop using my (2) two car garage at once.

- 9. WHEREFORE, I, Jacqueline Brewington demands judgment against the defendant for damages and such other relief as this Court deems just.
- 10. I, Jacquelin Brewington demands that the defendant clean up my driveway to my (2) two car garage at once.
- 11. I, Jacquelin Brewington demands that the defendant fixs all the damages that she cause using my garage.
- 12. I, Jacquelin Brewington demands that the defendant keep sher peoples and herself off my property at once.
- 13. I, Jacquelin Brewington demands that the defendant stop playing games with me.
- 14. I, Jacquelin brewington that the defendant pays me in the sum of \$200.000 dollars for my pain and suffering.
- 15. I, Jacquelin Brewington demands that the Court serves the defendants all the legal documents because the defendant have refuse to except them from me.
- 16. I, Jacquelin Brewington demands that the Court step in and help me out in this matter.
- 17. I, Jacquelin Brewington demands a trial by jury.

ignature Jacquelin Breingt

Name Jacquelfne Brewington

Address P.O. BOX 2932

LYNN, MASS. 01903

Telephone <u>1-781-596-3871</u>

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

AFFIDAVIT OF JACQUELINE M. BREWINGTON

- I, Jacqueline M. Brewington, do hereby depose and states that
- 1. I, Jacqueline M. Brewington the plaintiff states that the defendant Nancy Coleman did try to steal my (20 two car garages to this very day and the defendant was using all kind of tactics to keep my garage.

SIGNED UNDER THE PENALTIES OF PERJURY.

DATE: April -29-2005

Signature

Name Jacquel the M. Brewington

Address P.O. BOX 2932

LYNN, MASS. 01903

Telephone <u>1-781-596-3871</u>

Respectfully, Submitted

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

JACQUELINE M. BREWINGTON PLAINTIFF

V

CIVIL ACTION NO. P-2277 - 0914-E

NANCY COLEMAN DEFENDANT

THE REASON WHY MY CASE IS BEING FILED IN THIS FEDERAL COURT.

1. I, Jacqueline M. Brewington know for a fact that the defendant Nancy Coleman is not suppose to be on Bodwell st and the defendant was trying to steal my two car garage from day one and I want the defendant to stay away from my at once.

Respectfully, Submitted

(Hev. 12/90)

SCACIOT #

CIVIL COVER SHEE I The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers/as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.) 92 Bird St. i. (a) PLAINTIFFS Jacquelin M. Brewington P.O. BOX 2932 Lynn, MASS. Dorchester MA 02125 01903 (b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF SUFFCIKISS COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT JUTTO IK (EXCEPT IN U.S. PLAINTIFF CASES) (IN U.S. PLAINTIFF CASES ONLY) IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED. (C) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER) ATTORNEYS (IF KNOWN) Jacquelin M. Brewington p.o. Box 2932 Lynn, MA 01903 1-781-596-3871 II. BASIS OF JURISDICTION III. CITIZENSHIP OF PRINCIPAL PARTIES IPLACE AN "X" IN ONE BOX FOR PLAINTIFF (PLACE AN "X" IN ONE BOX ONLY) (For Diversity Cases Only) AND ONE BOX FOR DEFENDANT) PTF DEF 🋂 U.S. Government ☐ 3 Federal Question Citizen of This State incorporated or Principal Place □ 4 € 4 Plaintiff (U.S. Government Not a Party) of Business In This State 3 2 U.S. Government Citizen of Another State 2 incorporated and Principal Place © 5 D 4 Diversity □ 2 □ 5 Defandant (Indicate Citizenship of Parties of Business In Another State in Item III) Citizen or Subject of a Dis □ 3 Foreign Nation □6 □6 Foreign Country (PLACE AN "X" IN ONE BOX ONLY) IV. ORIGIN Appeal to District Transferred from Judae from ☐ 2 Removed from ☐ 4 Reinstated or 3 Original ☐ a Remanded from □ s Multidistrict □ s another district 🗆 7 Magistrate State Count Judgment Proceeding Appellate Court Recogned (SDECITY) Lingation NATURE OF SUIT (PLACE AN "X" IN ONE BOX ONLY) TORTS FORFETTURE/PENALTY BANKRUPTCY CONTRACT OTHER STATUTES PERSONAL INJURY] 114 ms.dance] 120 Madice PERSONAL BUURY ☐ \$18 Agriculture ☐ \$29 Other Food & Drug 다 622 Appeal 28 USC 158 🗆 464 State Reapportionment 430 Sanks and Sanking

630 Commerce/ICC Sares/etc. 910 Auguno 202 Personal Injury 3 130 Miller Act 🗇 \$15 Almiane Product C 625 Drug Related Selzure of Property 21 USC 361 U 420 Withorawa: 20 USC 157 Med Maiptactics ☐ \$55 Personal Injury Product Liability Clability. 140 Regotable Instrument 3 150 Recovery of Chergalymant & Enforcement of Judgment 🗆 720 Assault, Liber & C 650 Liquor Laves ☐ 450 Deportation PROPERTY RIGHTS Saunder ্র **মটট Aspestos Person**a নিয়নিত শিক্তবাটা চিল্ল E 640 R.A. & Truck 5 476 Recessor Intersect and Corrupt Organizations 191 Medicare Act 162 Recovery of Defaulted Student Leans 🗆 200 Padolal Empleyen டு ஆக்கு நான்று இந்து 🍂 🕸 Copyrights Ushim C 456 Occupations CL #10 Selective Service 🗆 360 Menne produce the second Xeyn (jing) Application of the second Securios/Lammentes,
 Exchange T Mill Trodemark Exc. Valender-a C 200 Marie Product their lights; wildlight 1974 Touth in Langting I SSS Floor and it Charpelymen (tehthy C 875 Customer Challende 12 USD 0410 of Votoran a Banetics 🗋 855 Mater Vehicle 839 Other Personal Same Siling COMPANY OF THE STATE OF T Praduct Hability (1.710 Fair Labor Standards □ 691 HA (1395#) □ 892 Economic Stapilization Act Product Medility 3 185 Contract Product Liability El 1969 Other Parachal Iniun. TO BOX DIVIDED (NO. (1950) I fai Cate Ment Builde. saa ahaga Bibbahan A REAL PROPERTY CIVIL RIGHTS PRISONER PETITIONS ☐ 664 SSIO Title AVI ☐ 895 Freedom of Information Act (3 73€ Labor/Mgmt Reporting & Disclosure Act □ \$65 ASI (405(g)) 441 Voting 3 219 Land Condemnation ☐ \$10 Motions to Vacate Agosal of Fee Determination
 Under Equal Access to Justice Sentence HASSAC CORPUS: 530 General 3 220 Forectosure 442 Employment 740 Rallway Labor Act FEDERAL TAX SUITS 7 230 Rent Lease & Electment Accommodations ☐ \$50 Constitutionality of State Statutes 3 249 Torts to Land 790 Other Labor Litigation ☐ \$35 Death Penalty 570 Taxes (USS. Plaintiff of Defendant) 245 Tort Product Liability 444 Welfare 549 Mendamus & Other
566 Civil Rights

D 556 Prison Condition □ 890 Other Statutory Actions 1 449 Other Civil Rights 298 At Other Real Property ☐ 791 Empl. Ret. Inc. Security Act 871 IRS - Third Party 26 USC 7609 VI. CAUSE OF ACTION (CITE THE U.S. CML STATUTE UNDER WHICH YOU ARE FILING AND WRITE BRIEF STATEMENT OF CAUSE stolen my (2) two car DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY) The defendant ^ Nancy oleman garage from me and ive on nance DEMAND /II. REQUESTED IN CHECK IF THIS IS A CLASS ACTION COMPLAINT: UNDER F.R.C.P. 23 CI NO JURY DEMAND: /III.RELATED CASE(S) (See Instructions): DOCKET NUMBERS 11CV 2003 - 0914-F **IF ANY** DATE SIGNATURE OF ATTORNEY OF RECORD

HINGE

MAG. JUDGÉ

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

						1 1 1 1	,
1.	TITLE OF CA	ASE (NA	ME OF FIRST PARTY	ON EACH SIDI	eonly Jacque	elin M. B	rewington
2.	CATEGORY IN WHICH THE CASE BELONGS BASED UPON THE NUMBERED NATURE OF SUIT CODE LISTED ON THE CIVIL COVER SHEET. (SEE LOCAL RULE 40.1(A)(1)).						
	L		160, 410, 470, R.23, RE	GARDLESS O	F NATURE OF SUIT.		
	N.	•	195, 368, 400, 440, 441- 740, 790, 791, 820*, 830	444, 540, 550, °, 840°, 850, 8	555, 625, 710, 720, 730, 90, 892-894, 895, 950.	*Also complete AO for patent, tradema	120 or AO 121 orkor copyright cases
	#1.	;	110, 120, 130, 140, 151, 315, 320, 330, 340, 345, 380, 385, 450, 891.	190, 210, 230 350, 355, 360	, 240, 245, 290, 310, , 362, 365, 370, 371,	091	DMEL
	_ IV.		220, 422, 423, 430, 460, 690, 810, 861-865, 870,		, 620, 630, 840, 660, 660,	. V ()	
	v.		150, 152, 153.				
3.	TITLE AND I	NUMBE FILED II	ER, IFANY, OF RELATE IN THIS DISTRICT PLEA IN CITOID	D CASES. (S SE INDICATE / - CO/	EE LOCAL RULE 40.1(G)). THE TITLE AND NUMBER EMAN SU	IF MORE THAN ONE PLOF THE FIRST FILED OF	RIOR RELATED CASE CASE IN THIS COURT. - 00914-1
4. HAS A PRIOR ACTION BETWEEN THE SAME PARTIES AND BASED ON THE SAME CLAIM EVER BEEN FILED IN THI COURT?							ILED IN THIS
					YES	NO	
5.	DOES THE COMPLAINT IN THIS CASE QUESTION THE CONSTITUTIONALITY OF AN ACT OF CONGRESS AFFECTING THE PUBLIC INTEREST? (SEE 28 USC §2403)						
	IF SO, IS TH	1E U.S.	A. ORAN OFFICER, AG	ENT OR EMP	YES LOYEE OF THE U.S. A PA) NO RTY?	
					YES) NO	
6.	IS THIS CASE REQUIRED TO BE HEARD AND DETERMINED BY A DISTRICT COURT OF THREE JUDGES PURSUANT TO TI 28 USC §2284?						PURSUANT TO TITLE
					YES	NO	
7.	DO ALL OF THE PARTIES IN THIS ACTION, EXCLUDING GOVERNMENTAL AGENCIES OF THE UNITED STATES AND THE COMMONWEALTH OF MASSACHUSETTS ("GOVERNMENTAL AGENCIES"), RESIDING IN MASSACHUSETTS RESIDE IN THE SAME DIVISION? - (SEE LOCAL RULE 40.1(D)).						
					YES	NO	
	A. IF YES, IN WHICH DIVISION DO ALL OF THE NON-GOVERNMENTAL PARTIES RESIDE?						
			EASTERN DIVISION		CENTRAL DIVISION		N DIVISION
B. IF NO, IN WHICH DIVISION DO THE MAJORITY OF THE PLAINTIFFS OR THE ONLY PARTIES, EXCLUDING GOVERNMENTAL AGENCIES, RESIDING IN MASSACHUSETTS RESIDE?							
			EASTERN DIVISION		CENTRAL DIVISION	WESTER	N DIVISION
(PLEASE TYPE OR PRINT) TO COLUMN A Brown and The							
ATTORNEY'S NAME QCQUEIN 10 MASS (1903)							
TELEPHONE NO. - 781 - 596 - 3871							
• • •	11						